1	Stacey M. Leyton (SBN 203827)	
2	Barbara J. Chisholm (SBN 224656)	
2	Danielle Leonard (SBN 218201)	
3	ALTSHULER BERZON LLP	
	177 Post Street, Suite 300	
4	San Francisco, CA 94108	
_	Tel.: (415) 421-7151	
5	Fax: (415) 362-8064	
6	sleyton@altber.com	
U	dleonard@altber.com	
7	bchisholm@altber.com	
8	Elena Goldstein (pro hac vice)	
	Skye Perryman (pro hac vice)	
9	Tsuki Hoshijima (pro hac vice)	
10	DEMOCRACY FORWARD FOUNDATION	
10	P.O. Box 34553	
11	Washington, DC 20043	
	Tel.: (202) 448-9090	
12	Fax: (202) 796-4426	
13	egoldstein@democracyforward.org	
13	sperryman@democracyforward.org	
14	thoshijima@democracyforward.org	
15	Attorneys for Plaintiffs	
16	[Additional Counsel not listed]	
17	UNITED STATES DISTRICT COURT	
18	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
19	SAN FRANCISCO DIVISION	
20	AMERICAN FEDERATION OF	Case No. 3:25-cv-03698-SI
	GOVERNMENT EMPLOYEES, AFL-CIO,	Case No. 5:25-cv-03098-31
21	et al.,	DECLARATION OF STACEY LEYTON
22	Dlaintiffa	
22	Plaintiffs,	
23	V.	
24		
	DONALD J. TRUMP, in his official capacity	
25	as President of the United States, et al.,	
26		
20	Defendants.	
27		
20		
28		

DECLARATION OF STACEY LEYTON

I, Stacey Leyton, declare as follows:

- 1. I am a member in good standing of the State Bar of California and the bar of this Court. I represent all Union and Non-Profit Organization Plaintiffs in this action. This declaration is based on my personal knowledge, information, and belief.
- 2. I have an upcoming oral argument at the United States Court of Appeals for the Third Circuit in Philadelphia, Pennsylvania. I was notified by the Third Circuit that the argument will likely be scheduled for September 19, 2025, which will prevent me from attending a September 19, 2025 hearing for Defendants' Motion to Dismiss
- 3. My colleague Danielle Leonard will be out of the country from September 15 through September 30, 2025. She is therefore unable attend a September 19, 2025 hearing for Defendants' Motion to Dismiss.
- 4. We met and conferred with defense counsel regarding these conflicts. Defense counsel consented to Plaintiffs representing to the Court that defense counsel are available for a hearing on September 5 or September 12 if the hearing is set at 10:00 a.m. Pacific and held over Zoom. Defense counsel also stipulated to Plaintiffs requesting to change the hearing date by motion.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed August 26, 2025, in Santa Fe, New Mexico.

/s/ Stacey Leyton
Stacey Leyton